UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

CASE NO.: 09-CR-00045-DMC

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VS.

MICHAEL BRASSINGTON, and PAUL BRASSINGTON

Defendant.

MOTION FOR PERMISSION TO TRAVEL

COMES NOW the undersigned counsel who hereby files this Motion for Permission to Travel and in support thereof would show as follows:

- 1. The defendant's Michael and Paul Brassington are currently pending sentencing before this Court on April 11, 2011.
- 2. Each Defendant has requested permission to travel with their parents, Michael Brassington, Sr. and Gloria Brassington, by commercial airline to the State of California for the time period commencing December 22, 2010 through January 2, 2011.
- 3. The reason for this request is to stay at and visit with the Defendants' sister and her family. The Defendants' sister, Marylou Brassington Calvez, resides with her husband and two young children at 1437 Pleasant Oak Place, Thousand Oaks, California.
- 4. Prior to leaving, the Defendants' would provide to Pre-Trial Services the address, flight itinerary and phone numbers where they can be reached at all times.

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5. Each Defendant would also be willing to report to the local Pre-trial Services

office in California as necessary. On December 2, 2010 the undersigned counsel's office

contacted the Pre-Trial Services office at the United States Courthouse at 312 North Spring

Street, Room 754, in Los Angeles, California, telephone (213) 894-4726, and was advised this

was the closest office to Thousand Oaks, California.1

6. Attorney Michael Salnick spoke telephonically with Assistant United States

Attorney, Scott McBride on December 1, 2010 regarding this request on behalf of both

Defendants and Mr. McBride authorized the undersigned to indicate that the Government had no

objection as long as all information is provided to the Defendants' Pre-Trial Services officers

prior to their departure.

WHEREFORE, each Defendant would respectfully request this Honorable Court grant

this permission to travel as requested.

SO ORDERED:

¹ This was related to the undersigned's office by Officer of the day Danny Yao.